

**MILLS, LUMBER,**

**GAYOSO PLANING**  
—AND—  
**LUMBER YARD**  
No. 212 Adams Street  
East of Bayou Gayoso, Memphis  
**Russell, Grove & Co., Props.**  
HAVE always on hand and for  
lowest market prices, for Cash,  
**Variety of Builders' Materials**  
consisting in Flooring, Ceiling and  
boarding, Dressed and Undressed,  
Blinds, Moulding, Lattice and Rail-  
ings and various other kinds.

**L U M B E R**  
Shingles,  
Doors,  
Sash,  
Blinds.  
**CHEAPER than HAVE BEEN**  
IN THIS PLACE BEFORE  
BY T. C. WATKINS

W. I. SWANWICK  
(Successors to THOS. J. BICE)  
**ADAMS STREET**  
Between Front and  
1st  
GEORGE W. CHEEK & CO., TAYLOR  
**WIGGS, CHEEK &**  
**SAWMILL**  
H A V I N G erected a Saw Mill on  
MONROE CORNER, MILL  
STREET, between Front and

**FRAMING LUMBER**  
We have, also,  
Dressed Flooring of Best Yellow Pine  
—  
OFFICE—195 Main Street, in store  
Knight, or at the Mill.

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**LEGAL.**

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*Non-Resident Notary*

[illegible]

**Non-Resident Notice**  
In the Circuit Court of Shelby County  
at Memphis.  
Fannie K. Thompson, Laura E. H. Thompson,  
and Charles E. Ford vs. James H. Thompson,  
Plaintiffs,  
vs.  
The Citizens' National Bank,  
Defendant.  
This cause is appearing from the  
files of the Circuit Court of Shelby  
County, Tennessee, in that the said  
bank is a non-resident of the State of  
Tennessee, it is ordered that publication  
be made in the Memphis Appeal and  
Commercial Advertiser of the said  
James P. Ford vs. the Citizens' National  
Bank, to be held for thirty days in  
the Circuit Court of Shelby County,  
Tennessee, on the 13th day of September  
next, to plead, answer or otherwise  
defend the cause, and that the said  
bill, filed for sale of real estate for the  
said alleged therein will be taken  
as confessed the cause of the said  
Doubt at office July 21, 1897.

[illegible]

H. B. Folke, Attorney.  
This 6th August, 1967.

**Attachment Suit**

George C. Everson vs. Mrs. E. E. L. Everson, et al.  
for Wm. S. Walton, J. P., Sheriff.

AFFIDAVIT for attachment in  
a made in this case on premises  
of the City of Memphis, Tennessee, and  
having been issued and returned by  
officer "Ivied, etc." on the proper  
defendant.

It is therefore ordered that said  
appear at my office, No. 16 Madison  
City of Memphis, Tennessee, on  
or before Wednesday, Sep-  
tember 6, 1967, and defend this suit or  
be taken into custody and held in  
prison; and that a copy of this or-  
der be published once a week for four weeks  
in the Memphis Appeal.

W. S. Walton, J. P.

**Attachment Suit.**  
Horne F. Hill, Attorney for Plaintiff,  
vs.  
J. M. McNeely, Defendant.  
Law Court of Memphis.  
In the case of J. M. McNeely, vs. Horne F. Hill, Attorney for Plaintiff, vs. J. M. McNeely, Defendant, in the Law Court of Memphis, Tennessee, do hereby certify that the following is a true and correct copy of the record in the above entitled case, as the same appears in the files of the Law Court of Memphis, Tennessee, to-wit: A VERDICT for attachment based on the facts and circumstances set forth in the Code of Tennessee, and a having been rendered and returned by the jury, and the same being approved by the Court, on the property of J. M. McNeely.

It is therefore ordered, That said verdict be read at the Courtroom, in the city of Memphis, Tennessee, on the 1st day of October next, and defend the same will be taken for confessed and the same set for hearing at said time, a copy of this order be published once for each consecutive week in the Memphis Commercial Appeal and Business Review.

**ATTACHMENT SUITS**  
Law Court of Memphis.

CLERK'S OFFICE, August 10, 1904.

Stetson Bros. & Baum, Plaintiffs, vs.  
Gibson, Defendant.

AFFIDAVIT for attachment has been made in this case in pursuance of the Code of Tennessee, and as the same has been returned to the clerk's office "believed, etc." on the proper defendant, Charles Gibson.

Wherefore I, the undersigned, do hereby swear, that said attachment will appear at the courthouse, in the city of Memphis, on or before the second day of September next, and that the same will be shown for collection and the money for hearing and purchase of said attachment.

[illegible][illegible]

**Non-Resident Notice**  
In the Chancery Court of Memphis, TN.  
No. 19-6—Mallinda E. Harrison et al.  
D. Hiseburn et al.  
It appearing from affidavit in this cause that the defendants, Hiseburn et al., who names Harriet J. Harrison, and her whose names are unknown, are non-residents of the State of Tennessee;  
It is therefore ordered, That they may appearance herein, at the Court House of the County of Shelby, Tennessee, on Monday in September, 1887, and plead or demur to complainant's or answer.

for assumed as to them, and  
hearing ex parte, and that a copy of the  
be published once a week for a year as  
the Memphis Appeal.

A copy—attest.

WILLIAM ALSTON, Clerk and  
By E. F. CLACK, Deputy Clerk and Master  
Ray & Welch, solicitors for complainant  
and lawyer.

**Administrator's Notice**

ALL persons are hereby notified that  
I am applying for letters of administration  
estate of Giuseppe Properi, deceased, on the  
Ninth day of September, term of the Court  
of the County of Cook, Illinois.

J. A. SIGNATI  
and lawyer Vice Complainant

**Trust Sale of Real Estate**

BY virtue of a certain Deed of Trust  
executed by Sallie Baxter, on the  
1st day of April, 1897, recorded in Book No. 1

pages, and the purpose of securing Seiden, Willis to the payment of a certain portion of the therein mentioned mortgage. On the 21st day of August next, the usual hours of legal sales, at public sale to the highest bidder, the following real estate, to-wit: In the County of Shelby, in the State of Tennessee, the following real estate, situate in the County of Shelby, in the State of Tennessee, to-wit: Lot 10, and the subdivision of lots No. 7 and 8, on the north by Walden Avenue; and on the south by Adams street; and on the south line of lots 7 and 8; and on the lot No. 2. Said property will be sold under the terms of the mortgage hereinbefore recited, and the same may be conveyed by deed and may stand good with or without any further action on the part of him as trustee, as aforesaid.

WILLIAM H. HILL, JR.,  
Trustee.

And the same is postponed to the 21st of September, for cause of

concerned.  
SUZI 14

C. C. WELDEN,